

To The NOT So Honorable, Decietfull Judge

"Cleland,"

13-20402

YOU had NO Right of Business to act and Decide  
as you did in my Prior Hearing in Port Huron,

if you think that in going to Give up your Satly Rusher,

a Violation in Courts Unlawfull eyes (Perceive) (Perception)  
is Not interpreting your own laws you see quite Just.  
it is of and Only Deals With Such on an Offense by who or if  
in fact a Criminal this includes force, intent to harm, a life or  
Property and a right "Vice Versa" and this Sadly is Just this  
Breach of law, Right, Duty, injury, Rape.

This clearly is in Context / Civil law / on a free persons life, to harm  
With intent (Criminal law) or injury to life, person, or Property.  
That's Plain, that's in Context, that's Just, Common Sense, in its life or

Aboul i presented a Breakdown of a Violation, Clearly i didnt hit  
a Soul, injure and Break a law, Violate a Right, or Rape anyone

You Clearly Dont know the proper Contexted Definition and c  
Real law is Tyrant!

You by analyzing and Construing the facts on a case like this  
is law, Not inventing irrelevance on "a Violation Clearly afore written  
Police Report, Hospital Summary, and false report, Will not be use  
into my Argument this is a separate controversy.

Which is of course a violation, just a violation  
there is no fact or resource in criminal law on  
superficial release But the Definition on Criminal  
law on encroachment, trespassing, theft and robbery  
and or murder and assault, and misuse to law of  
courage no where shows in a criminal that is  
violent, Dangerous, evil, or a threat to you or to the  
public. there isn't.

I only have 1 misbehavior that Adnan is accused  
in any records, why prior offense does not count why  
records of unjust, wrong, improper decisions on the  
(8) Distribution? I was convicted of Receipt and  
possession of Distribution with all the evidence.

Are you saying you don't know (conviction) just? Here  
let me still like false offense Distribution (A)  
(B) Specific Offense (Characteristic Offense) (Extra  
Legal activity.

I had only (conviction) of Receipt and possession  
without its base (foundation) what makes a trial?

Obviously this is very unconstitutional!  
Clearly in conviction and you are not. Hyatt!

## 28. By Judicial or Courts

COURTS HAVE NO POWER TO INQUIRE INTO PROPRITY AND WISDOM OF ACTS OF CONGRESS WITH WISDOM OF POLICY ADOPTED, OR ADEQUACY OR PRACTICABILITY OF LAW ENACTED TO FURNISH IT, COURTS ARE BOTH INCOMPETENT AND UNAUTHORIZED TO DO SO.

COURTS CANNOT GO BEHIND ACT OF CONGRESS TO SHOW MOTIVE OF ACT.

COURTS ARE WITHOUT POWER TO CONSTRUCT STATUTE CONTRARY TO ITS PLAIN MEANING.

IF I KNEW THIS, HAD KNOWLEDGE OF ITS BASE I WOULD BE DEFLECTED THE PRIOR CONVICTION.

NOW THIS LOOKS AND IS INCOMPETENT. YOU DISHONORED.  
(DEFINED)

SEPARATION OF POWERS. DIVISION OF AUTHORITY BETWEEN THE VARIOUS BRANCHES OF GOVERNMENT, ONE BRANCH OF GOVERNMENT IS NOT PERMITTED TO IMPOSE ON THE DUTIES OF ANOTHER, THE JUDICIAL IS NOT PERMITTED TO LEGISLATE AND ENFORCE LAWS WHICH IS NOT THE DOMAIN OF THE LEGISLATURE.

ORIGINAL OFFENSE

Count 1: 18 U.S.C. §§ 2252A(a)(2) AND 2252A(B)(1) RECEIPT OF CHILD PORNOGRAPHY

Count 2: 18 U.S.C. §§ 2252A(a)(2) AND 2252A(B)(2)

POSSESSION OF CHILD PORNOGRAPHY

BASES DISTRIBUTION  
BASE



I, Sean Gossman am motioning  
for an Appeal on unjust actions &  
prior to Coercement, on Not a Realistic  
Violation, and a Sex offense of No  
Foundation!

I, Sean Gossman Withdraw My No Contact  
Plea on facts and law by -

1. The US. Constitution, Dictionary terms,  
and Definitions, by law library (Midland County.)
2. The plainly understood common sense on what  
is law and its context that Court Refuses  
to understand, or comprehend.
3. facts on Judges Not making law, or interpret.
4. Unwritten law called common law and its  
Secretive custom! Not Permitted by Congress
5. and Because Congress enacts law and Bills  
which then the president of US. Signs or Vetoes
6. Congress Defines punishment Not Courts  
Congress Defines offenses Not Courts.

Not guilty is my plea!

Dishonored you have a Choice  
On Doing Right, Just, Proper, and to  
Interpret Realistic law

if you still carry Bad Behavior, and faith  
Upon a affidavit on its oath in Covenant  
With Congress (Legislature)

and you Pursuant thereof on facts of  
a Violation Breach of law, Right, Duty, in law or  
Bare!

in which i Did not do any of the above

the Jury will be on oath on its facts and  
Bare and its Relevant Evidence

You will have a Subpoena in your Mailbox  
for a Wrongful Conviction and Violation  
arrest, Imprisonment and Deport.

This Clearly, plainly is enough Grounds  
for a Suit of action!

# Facts of 15 Crimes Lawsuit

- 1 Malicious Report
- 2 Defamation
- 3 Malicious Indictment
- 4 Malicious Arrest
- 5 Malicious Imprisonment
- 6 Probable Cause. NO
- 7 False True Bill NO
- 8 Threats, Intimidation
- 9 Base Offense NO Evidence of Distribution
10. Malpractice by Rafael Villarreal on Not Giving Such Knowledge

Multiple Sentence triggering Double Jeopardy (Clause)  
 Capital punishment  
 Cruel and unusual punishment US  
 Bill of Attainder Protected by Constitution

- 1 Kidnapping, <sup>2</sup> abduction, <sup>3</sup> trafficking, <sup>4</sup> Slavery
- 5 Involuntary Servitude

Which is proven by legitimate facts on its  
 Base of law, CFR, Commerce, lawyers and  
 attorney's profession which was (Clarke's time.)

Thank you for your time and consideration. LA

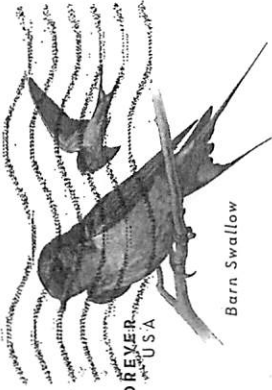
Sen. Gossman  
Midland County Jail  
101 Fastice Drive  
Midland, MI 48642

The writer of this letter  
is an inmate in the  
Midland County Jail  
Midland, MI 48642

METROPLEX MI 480

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FOREVER  
USA

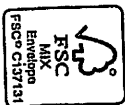


Barn Swallow

Robert H. Cleland  
251 W. Lafayette Blvd.  
Detroit, Michigan 48225

48022532700





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